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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/827,054

04/19/2004

David R. Elmaleh

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2370

21874

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05/22/2007

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EXAMINER

PERREIRA, MELISSA JEAN

ART UNIT

PAPER NUMBER

1618

MAIL DATE

DELIVERY MODE

05/22/2007

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/827,054

Applicant(s)

ELMALEH ET AL.

Examiner

Melissa Perreira

Art Unit

1618

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 12 March 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-129 and 142-151 is/are pending in the application.
- 4a) Of the above claim(s) See Continuation Sheet is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-4,7,9,11-13,17,44-47,50,52,54,119,123,125 and 147-151 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- ☒ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☒ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date 1/25/07,3/12/07.
- ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- ☐ Notice of Informal Patent Application
- ☐ Other: _____.

Continuation of Disposition of Claims: Claims withdrawn from consideration are 5,6,8,10,14-16,18-43,48,49,51,53,55-118,120-122,124 and 126-146.

DETAILED ACTION

Claims 1-129 and 142-151 are pending in the application. Claims 5,6,8,10,14-16,18-43,48,49,51,53,55-118,120-122,124 and 126-129 and 142-146 are withdrawn from consideration. Claims 130-141 have been cancelled and claims 147-151 have been added in the amendment filed 3/12/07. Any objections and/or rejections from previous office actions that have not been reiterated in this office action are obviated.

New Grounds of Rejection Necessitated by the Amendment

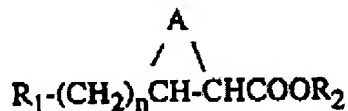
Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

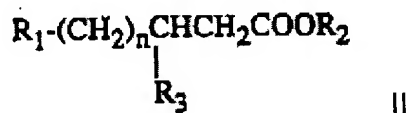
Claims 1-4,7,9,11-13,17,44-47,50,52,54,119,123,125 and 147-151 are rejected under 35 U.S.C. 103(a) as being unpatentable over Elmaleh (WO97/19705) in view of Knust et al. (US 4,323,547) and Elmaleh et al. (US 4,524,059).

Elmaleh (WO97/19705) discloses a fatty acid imaging agent containing a radionuclide in spatial proximity to the stereocenter (cyclopropyl substituent) along the carbon chain of the formula I (below) (p4, lines 19-30).



Art Unit: 1618

R₁ may be hydrogen, fluorine, aryl or substituted aryl, vinyl, substituted vinyl, etc. which encompasses those of the instant claims. R₂ may be hydrogen, alkyl, amine, etc., A is selected from the group methylene, oxygen, sulfur, nitrogen and n is greater than 10, these limitations also encompass those of the instant claims. The A (methylene) substituent is bonded to the fatty acid backbone chain at the C2,C3 positions. Elmaleh also discloses a fatty acid imaging agent containing a radionuclide of the formula II containing a substituent at the C3, position (below) (p4, lines 7-18).



R₁ may be hydrogen, fluorine, iodoaryl, iodoallyl, etc. which encompasses those of the instant claims. R₂ may be hydrogen, alkyl, amine, etc., R₃ is selected from the group halide, hydrogen, etc. and n is greater than 12, these limitations also encompass those of the instant claims. Administration of these radioactively labeled fatty acid imaging agents (above) allows for imaging the cardiovascular (heart) tissue and detecting the accumulation of the imaging agent in the cardiovascular (heart) tissue or a heart lesion by PET (p5, lines 14-24; p16, line 3). The detection of a heart tumor indicates a region of enhanced metabolism at the site of the tumor (p19, lines 4-8). The radionuclides suitable for use in PET are positron emitters; ¹²³I, ¹⁸F, etc. which may be covalently bonded to an atom of the fatty acid moiety (p16, lines 3-6). Elmaleh (WO97/19705) does not disclose the substitution of the cyclopropyl ring at the C3-C4 position of the fatty acid carbon chain or does not explicitly disclose that the fatty acid chain is heptadecanoic acid.

Knust et al. (US 4,323,547) discloses fatty acids labeled with radioactive isotopes and the methods of making and using these analogs, such as the method of investigating the kinetics of heart muscle exchange, i.e. myocardial metabolism (column 1, lines 6-10). It discloses that the pickup of a ω -F-fatty acid is greater than that of a ω -iodo-fatty acid: with ω - ^{18}F -heptadecanoic acid a rapid pickup of a maximum of about 40%/g heart is found with heart muscle (column 1, lines 38-42). This advantageous maximum pickup is accompanied by a delayed elimination as is desired for radiographic studies which makes these positron emitting ω - ^{18}F -labeled fatty acids especially useful for myocardial investigations (column 1, lines 43-48). Centrally labeled or midsubstituted ^{18}F -labeled fatty acids having 10-20 carbon atoms in the carbon chain are also effective in the investigations of the kinetics of heart muscle exchange but known α - ^{18}F -labeled fatty acids are less effective than the ω - ^{18}F -labeled fatty acids with regards to maximum enrichment in the myocardium (column 2, lines 6-10 and 25-36).

Elmaleh et al. (US 4,524,059) discloses radioactively labeled fatty acid analogs (having a chain of six or more carbon atoms) that are substituted at the C3 carbon atom of the fatty acid backbone chain, causing the analog to be metabolically trapped in the heart tissue and permitting the occurrence of the first beta-oxidation step in which the carbon atom to which the substituent is bonded is beta to the carbonyl carbon atom. The substituent at the C3 position lowers the rate of the in vivo beta-oxidation of the analog (claims 1-6). The chain length of 12-20 carbon atoms is optimal for selective uptake by myocardial tissue (column 2, lines 65-67) and the substituent at the C3

Art Unit: 1618

position of the analog traps the analog in the metabolizing tissue and inactivates the beta-hydroxyacyl dehydrogenase to which the analog (column 9, lines 3-17). The radioisotopes of the disclosure are halogen isotopes that may be placed at any position on the chain (column 10, lines 10-15).

At the time of the invention it would have been obvious to one ordinarily skilled in the art to utilize a ^{18}F -heptadecanoic acid as disclosed by Knust et al. (US 4,323,547) for the carbon backbone chain of the fatty acid disclosed by Elmaleh (WO97/19705) to incorporate the advantageous properties of the ^{18}F -heptadecanoic acid, such as the maximum pickup/incorporation into heart of tumor tissue and delayed release which has not been found to be attainable with various known preparations of other radioactively labeled fatty acid analog, such as ^{123}I -substituted fatty acid analogs. Elmaleh et al. (US 4,524,059) also discloses that a chain length of 12-20 carbon atoms is optimal for selective uptake by myocardial tissue. All of the references of Elmaleh (WO97/19705), Elmaleh et al. (US 4,524,059) and Knust et al. (US 4,323,547) disclose various points of attachment of the radioisotope (^{18}F) along the carbon chain of the fatty acid. For example, radionuclides suitable for use in PET are positron emitters; ^{123}I , ^{18}F , etc. which may be covalently bonded to an atom of the fatty acid moiety analog centrally labeled or midsubstituted (Elmaleh WO97/19705) and centrally labeled or midsubstituted ^{18}F -labeled fatty acids having 10-20 carbon atoms in the carbon chain were examined by Knust et al. It is also very obvious to one ordinarily skilled in the art to vary a substituent position along the chain of a molecule to compare the chemical and physical properties of such analogs. Elmaleh et al. (US 4,524,059) teaches that in order for the first beta-

oxidation step to occur the substituent has to be located at the C3 carbon atom of the fatty acid carbon chain (one carbon removed from the carboxylic acid, column 1, lines 31-34). One would have a reasonable expectation of success for specific uptake and metabolic trapping of the product of the combined disclosures into heart tissue when a cyclopropyl group at the C3 position of a ^{18}F -heptadecanoic acid by allowing for first beta-oxidation step. The combination of the combined disclosures provides the teaching of a C3 cyclopropyl substituted ^{18}F -heptadecanoic acid where the ^{18}F may be located at any point along the heptadecanoic chain, including C9. The cyclopropyl group being at C3 would automatically make it a C3-C4 substituted cyclopropyl group and therefore encompass the compound of the instant claim 147.

Conclusion

No claims are allowed at this time.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

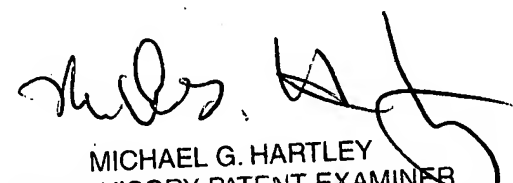
extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melissa Perreira whose telephone number is 571-272-1354. The examiner can normally be reached on 9am-5pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Hartley can be reached on 571-272-0616. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MP
May 4, 2007


MICHAEL G. HARTLEY
SUPERVISORY PATENT EXAMINER